IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

UNITED STATES OF AMERICA,

:

Plaintiff.

.

vs. Case No. 3:06cr108

3.0001100

THOMAS MUNCEY,

JUDGE WALTER H. RICE

Defendant.

DECISION AND ENTRY FINDING DEFENDANT IN VIOLATION OF HIS RE-IMPOSED PERIOD OF SUPERVISED RELEASE, REVOKING SAME AND IMPOSING SENTENCE, WITH RE-RE-IMPOSED PERIOD OF SUPERVISED RELEASE TO FOLLOW, UPON STATED CONDITIONS; RIGHT OF APPEAL EXPLAINED AND UNDERSTOOD BY DEFENDANT; TERMINATION ENTRY

On August 18, 2017, the Defendant, having previously been found in violation of his re-imposed period of supervised release that began April 12, 2017, appeared in open Court for final disposition.

Pursuant to the record made on the aforesaid August 18, 2017, the Court revoked Defendant's re-imposed period of supervised release and remanded Defendant to the custody of the Attorney General of the United States, the Bureau of Prisons, for a period of six months, with all allowable pre-sentence jail time credit from July 25, 2017.

Defendant is ordered to serve a further re-imposed period of supervised release of twenty-seven months, upon the following conditions, to wit:

1. Defendant is to discharge any presently undischarged conditions of supervision;

2. Defendant is to receive dual diagnosis treatment for substance abuse and mental

health counseling;

3. Defendant is to receive cognitive behavioral therapy/critical thinking skills/moral

reconation therapy; and

4. The first ninety days of his further re-imposed period of supervised release are to

be served in a halfway house facility where he can receive dual diagnosis treatment, either in the

halfway house or under contract with another facility.

The Court recommends to the Bureau of Prisons that Defendant serve the remainder of

the sentence imposed in a county jail facility, as close to his home in the Columbus, Ohio, area

as is possible. In the event that Bureau of Prisons is unable to accommodate the Defendant in a

county jail facility, this Court recommends he be placed in FCI Memphis, Tennessee.

Following the above, the Defendant's right of appeal was orally explained and he

indicated an understanding of same.

Neither counsel for the Defendant nor for the Government had any procedural or

substantive objections to this Court's sentence.

The captioned cause is ordered terminated upon the docket records of the United States

District Court for the Southern District of Ohio, Western Division, at Dayton.

September 5, 2017

WALTER H. RICE

UNITED STATES DISTRICT JUDGE

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Copies to:

Counsel of record Lyman Brown, U.S. Probation Officer